FCC Acd 12/1/92 6:30 a.m.



1	TRANSCRIPT OF PROCEEDINGS DEC - 8 1992
2	DEC - 0 1772
3	Before the PEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY
4	FEDERAL COMMUNICATIONS COMMISSION
5	Washington, D.C. 20554
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7	
8	IN THE MATTER OF: MM DOCKET NO. 92-122
9	CALVARY EDUCATIONAL BROADCASTING NETWORK, INC.
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11	For Renewal of License of Station KOKS (FM)
12	Poplar Bluff, Missouri
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24	DATE OF HEARING: November 20, 1992 VOLUME: 6
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1	Before the	
2	Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554	RECEIVED
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5		DIMMUNICATIONS COMMISSION E OF THE SECRETARY
6	CALVARY EDUCATIONAL ) MM Docket No. BROADCASTING NETWORK, INC. )	92-122
7	)	
8	For Renewal of License ) of Station KOKS (FM) ) Poplar Bluff, Missouri )	
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10		
11	to Notice before Judge Joseph Stirmer, Administrative Judge, at Butler County Courthouse, Poplar Bluff Courtroom No. Room 302, on Friday, November 20,	, Missouri, in
12		1992, ac
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14		
15		
16	JOSEPH E. DUNNE III, ESQUIRE May & Dunne, Chartered 1000 Thomas Jefferson Street, NW	
17		
18	On behalf of Mass-Media Bureau:	
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1		I	NDEX		
2					
3	Witness	<u>Direct</u> C	ross	Redirect	Recross
4	Craig Meador				
5	By Mr. Dunne By Mr. Shook		1019	1034	
6 7	Dairel Denton				
8	By Mr. Dunne By Mr. Shook		1037	1052	
9	Nina Stewart				
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11	By Mr. Shook By Mr. Dunne		1084	1103	
12	Don Stewart				
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14	by Mr. Bliook		1114		•
15		<u>E X H</u>	IBI	T S	
16	<u>MMB</u>	<u>Identi</u>	fied	Received	Rejected
17	Exhibit No. 33	1	102	1103	
18	KOKS				
19	Exhibit No. 12			1084	
20	Exhibit No. 13			1084	
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25	Hearing Began:	8:30 a.m.	Н	earing End	ed: 10:50 a.m.

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D.C. Area 261-1902
Balt. & Annap. 974-0947

1	PROCEEDINGS
2	JUDGE STIRMER: Good morning. Mr. Shook, do you have a
3	witness present at this time?
4	MR. SHOOK: We do, Your Honor, but we also have a
5	preliminary matter.
6	JUDGE STIRMER: Very well.
7	MR. SHOOK: Mr. Dunne?
8	MR. DUNNE: Look at the
9	MR. SHOOK: Stipulation?
10	MR. DUNNE: stipulation. Your Honor, the Mass-
11	Media Bureau has asked us to stipulate to the fact that the
12	Highway Patrol there's been some testimony concerning the
13	Highway Patrol station and the Highway Patrol two-way radio,
14	two-way radio station. We've entered into a stipulation that
15	the two-way radio station is authorized to operate up to 15
16	w
17	MR. SHOOK: 15, 15.
18	MR. DUNNE: kW, excuse me, but in fact operates at 6
19	kW and has for some time.
20	JUDGE STIRMER: Very well, that stipulation is
21	accepted.
22	MR. SHOOK: Okay. Your Honor, I would call Craig
23	Meador.
24	JUDGE STIRMER: Mr. Meador, would you please come
25	forward and be sworn?

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1	JUDGE STIRMER: Would you please have a seat, sir?
2	Now, Mr. Meador, your written, sworn testimony has been
3	received in evidence and you have been requested for cross-
4	examination and that's the reason you are here today.
5	THE WITNESS: Okay.
6	JUDGE STIRMER: Mr. Dunne, you may proceed.
7	MR. DUNNE: Thank you, Your Honor.
8	Whereupon,
9	CRAIG MEADOR
10	having first been duly sworn, was called as a witness herein
11	and was examined and testified as follows:
12	CROSS-EXAMINATION
13	BY MR. DUNNE:
14	Q Good morning, good morning.
15	A Good morning, sir. My name is Joseph Dunne. I
16	represent Calvary Educational Broadcasting in this case. I'm
17	going to asking you some questions concerning your testimony
18	that you've submitted here under oath. And before we begin I
19	want to let you know that if you can't hear my question or
20	don't understand my question, please let us know. Our purpose
21	here is to get accurate and truthful testimony from you and if
22	there's anything that prevents you from doing that please let
23	us know, we'll rephrase the question or speak up or whatever
24	needs to be done.
25	A Fine.

All right. Mr. Meador, you have your testimony in 1 Q 2 front of you, do you not? 3 Yes, sir, I do. Α 4 And you're looking at it now? 5 Α Yes, sir. 6 Okay. Your testimony is that you were at the KOKS 7 transmitter site to do some engineering of the satellite 8 system. Is that correct? 9 Yes, sir. Α 10 Just answer my question, Mr. Meador, please. 11 Yes. Α 12 Will -- you know, makes it easier on everybody. 13 Α Okay. 14 And when was that? It says February or March of 1989. 15 Is that correct? 16 That's correct, sir. Α 17 How do you know that? 18 I'm -- really, that's a close guess at that time 19 period. It's -- I wasn't 100 percent sure on the, the day and the date but that's very close. 20 21 Okay. Would it -- well, are you fairly sure that it 22 was -- are you sure that was after KOKS went on the air? 23 Yes, I'm positive of that fact. 24 Okay, and are you sure February or March -- what's the -- can you -- by reference to the seasons, were the --

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1	A	Yes, sir.
2	Q	leaves on the trees?
3	A	No, it was, it was cold out.
4	Q	It was cold outside?
5	A	Um-hum.
6	Q	So, it was winter then to the best of your
7		lection?
8	A	Yes.
9	Q	And what were you doing? You said you were doing some
10	engin	eering on the satellite system?
11	A	Yes, sir, I was working on the satellite dish that's
12	locat	ed adjacent to the transmitter site.
13	Q	Okay. It's located adjacent to the transmitter site?
14	A	Yes, sir.
15	Q	Okay, and what were you doing on the satellite system?
16	A	I was just repairing a system that hooked to a
17	resid	ence that's adjacent to the system.
18	Q	Okay. When you were say you were repairing, what were
19	you d	oing specifically, if you recall?
20	A	I replaced a voltage regulator and a down converter for
21	a Avc	om II receiver satellite receiver.
22	Q	Okay, and why did you need to do that, do you
23	A	Lightening, apparently, some, some surge of some type
24	had,	had damaged the system or some, some surge. I say
25	light	ening, I'm guessing on that fact. Some surge of some

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1	type.	į
2	Q	Okay.
3	A	The system had been out for a little while and they had
4	called	me and so why it was out I had no, no idea, it just
5	Q	Okay, but it was due so surge to the best of your
6	recolle	ection?
7	A	Evidently, yes, sir.
8	Q	The voltage regulator was burned out and that's
9	genera	lly
10	A	Correct.
11	Q	in the business indicates that there was some sort
12	of elec	ctrical surge?
13	A	Exactly.
14	Q	And that would be consistent with a lightening strike?
15	A	Correct.
16	Q	Okay. Now, you said the satellite system is adjacent
17	to the	transmitter building. Is that correct?
18	A	Yes, sir, that's correct.
19	Q	When you say adjacent, your, your testimony here is
20	close,	adjacent. What do you mean by that? How close?
21	A	Well, if I can give you a reference, from here to that
22	back wa	all, about 40 yards, approximately, yeah.
23	Q	Thirty, thirty yards?
24	A	Approximately, yeah.
25	Q	And how far is the house from you say the house is

1	adjacen	t; how far is the house?
2	A	Yeah, it's some distance, quite some distance.
3	Q	Okay. So, it's 30 yards to the transmitter building?
4	A	From the satellite dish, that's correct, um-hum.
5	Q	Okay. So, it's, it's a distance that doesn't
6	facilit	ate an intimate conversation; I mean, you can't talk
7	A	True.
8	Q	to somebody in the transmitter building when you're
9	at the,	the satellite dish? Is that correct?
10	A	Repeat that now.
11	Q	You can't have a, a normal conversation with someone
12	A	Oh, sure, yes, no problem. The satellite dish is very
13	close t	o the transmitter shack.
14	Q	Well, you just testified that it's about 30 yards away.
15	Can you	have a conversation with somebody in the back room
16	easily?	
17	A	I can.
18	Q	Okay. Okay. You installed the satellite dish and your
19	testimo	ony says you installed this one. Is that correct?
20	A	Originally, yes, sir.
21	Q	And your testimony says it was '87 or early-'88.
22	That	,
23	A	That's approximate also, but it was for former
24	residen	ts.
25	Q	Okay. Well, can you give us an idea about how long it

|was before you -- between when you installed it and when you 2 went back out to do the work you're testifying to here? 3 Not exactly. I've been there several times prior to Α the -- this occasion here. There was another house located approximately where the -- shack is now that had burned and 6 the new residence was built and then this satellite system was 7 installed approximately to -- close to the time when the house was -- the new house was built. 8 9 0 Obviously, from the satellite system is there a line or some sort of cable that goes from the satellite system into 10 11 the house? 12 Α That's right. 13 Okay. Do you recall when you were there if there was a 14 line or a cable that went from the transmitter shack to the 15 house? 16 No, sir, don't think so. A 17 Q Okay. Mr. Stewart invited you to look at the 18 transmitter site and the equipment inside. That's your 19 testimony. Is that correct? 20 Α (No audible response.) 21 Why don't you describe for us what exactly what he did, 22 if you recall?

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was in the transmitter shack and I talked to him said -- you

know, told him what was wrong with the satellite system.

Like I say, I was at the satellite dish working and he

23

24

25

- 1 | asked me if I'd like to take a look at his new equipment that
  2 | he had there. I mentioned, you know, something about I knew
- 3 his station was on the air so he invited me to take a look.
- 4 Q Okay, and you went in the transmitter shack?
- 5 A That's right.
- 6 Q Okay. It says you noticed the meter reading. Where -
- 7 as you walk in the transmitter shack, can you describe the
- 8 physical characteristics of the building?
- 9 A Yes, sir. Small building, I'd say 25' by 25', roughly,
- 10 quessing. And the transmitter and the power packs all right
- 11 there as soon as you walk through the door.
- 12 | Q Okay, and you say "I noticed the, the meter reading."
- 13 A Um-hum.
- 14 Q Okay. You noticed the meters on the transmitter?
- 15 A Sure did.
- 16 Q Physically, where were they from where you -- as you
- 17 come in the door where are the meters?
- 18 A Right along the top of the transmitter, right -- you
- 19 know, transmitter resembles a refrigerator --
- 20 Q Okay.
- 21 A -- a big refrigerator like them big double-door
- 22 refrigerator with the power packs along the side.
- Q Okay, and it says "The meter reading for the
- 24 transmitter was at peak."
- 25 A Um-hum.

Do you recall; would you say 120% or 125%? 1 0 I noticed 2 That's approximately, yes, sir, over 100%. Α 3 the reading to be in excess of 100%. Okay. You don't have any specific recollection whether Q it was 120% or --5 115, 120, 125%, somewhere in that area. I noticed that 6 it was in excess is the reason that, you know, I mentioned it 7 8 or, or chances are I would never said anything, that it'd been running, you know, where it's supposed to run. 9 10 Okay. You mentioned this fact to Mr. Stewart? Q 11 Α Yes, sir, I did. And what -- you said that he adjusted it down to what? 12 Q 13 Do you recall? He ran it down below it's, it's legal limit at that 14 point and I quess he was just demonstrating that maybe he knew 15 16 how to adjust the power, possibly. I'm --17 He didn't tell you why; he just did it, right? Q Didn't tell me why, just --18 19 There was no conversation at this point? 0 20 Excuse me? Α 21 There was no conversation at this point --Q 22 No, sir, I just noticed --Α 23 -- no one --Q 24 -- that -- noticed -- told Don that I thought that it was running a little hot and he, he ran it down some and then

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|before we left I noticed that he left it still in just a -you know, in excess of 100%. And that's the only reason that 2 3 I --4 Let's, let's stop just a minute. 0 Okay, excuse me. He, he -- while you were there he ran it down? 6 Α Correct. 7 That is your testimony? Q 8 Correct. Α 9 And then while you were there he ran it back up? 10 Α Right before I left I noticed him using the, the power 11 level adjustment and moving it back from the, the -- where he 12 had moved it down to back up, you know. 13 Okay, and, and when you left your testimony is that he 14 left it in excess --15 Of 100%. Α -- of 100%? 16 0 17 Α That is correct. 18 Your testimony is 115 or 120%? Is that your --19 20 Α Approximately, yes, sir, somewhere in that area. 21 But there no testimony -- there was no conversation you 22 had with Mr. Stewart about why he did that? You --23 Well, yes, sir, I, I mentioned to him -- I asked him 24 why he was doing it so hot and his statement was to me, he

quoted that he said he was trying to reach Memphis.

25

1	Q	Okay. Mr. Meador, do you work for any, any
2	obviou	sly you worked on satellite systems. Is that correct?
3	A	Yes, sir.
4	Q	Do you have any experience in working with radio
5	statio	n equipment, for example, transmitters?
6	A	Some.
7	Q	Okay. So, when you, you when you talked in you had
8	some i	dea of where the
9	A	Oh, yes
10	Q	meter would have been?
11	A	yes, I, I knew, I knew what was going on, yeah.
12	Q	Okay.
13	A	I knew what the legal limits of the transmitter were
14	too, a	lso. To the best of my knowledge is 5% above and 10%
15	below.	
16	Q	Well, whatever it was your observation that it was
17	runnin	g over power?
18	A	Exactly, exactly. That's probably that's why I
19	mentio	ned it, otherwise I probably would have never said
20	anythi	ng.
21	Q	Okay. In your experience dealing with transmitter
22	equipm	ent, what are the effects if any of running a
23	transm	itter that high over power?
24	A	The effects?
25	Q	Um-hum.

1	A	Can you explain what you mean by the effects?
2	Q	Well, does for example, does running a assuming
3	of cour	rse that the transmitter doesn't shut off for some
4	reason	, does it have any effect on the tubes, for example?
5	A	Maybe shorten their life some, possibly, yes. The only
6	other (	effect that I actually know of, Mr. Dunne, would be an
7	increas	sed range pattern.
8	Q	No, I'm talking about the effects on the physical,
9	physica	al plant of the, the transmitter.
10	A	No, sir.
11	Q	But you did testify that it's likely that running over
12	power v	would shorten tube life?
13	A	Possibly.
14	Q	Tubes are fairly expensive items, aren't they?
15	A	Yes, sir, very.
16	Q	Now, do you know, Mr. Meador, if most modern
17	transm	itters have a feature that shuts the transmitter off
18	after :	it's been running over power or a certain amount of
19	time?	
20		MR. SHOOK: I
21		MR. DUNNE: Of his personal knowledge.
22		MR. SHOOK: Your Honor, I would, I would ask for a
23	clarif	ication relative to the term modern.
24		JUDGE STIRMER: Ask him with respect to the
25	transm	itter, if he knows, that was in existence at the

1	transmi	itter site that he looked at. I mean, I don't want a
2	general	question, Mr. Dunne.
3		MR. DUNNE: Okay.
4		JUDGE STIRMER: I don't think that aids the record.
5		BY MR. DUNNE:
6	Q	Okay. Do you, do you know if the transmitter that you
7	looked	at was it a new transmitter?
8	A	Yes, sir, it was a 35,000 W Harris transmitter.
9	Q	And to your knowledge it was a new transmitter?
10	A	To my knowledge, yeah, appeared to be.
11	Q	And do you know if a Harris a brand new Harris
12	transm	itter at least in 1988 would have a feature that would
13	cut the	e transmitter off if it ran over power for, for a long
14	period	of time?
15	A	No, sir, not to my knowledge.
16	Q	Let's get your testimony clear, Mr. Meador. That is,
17	you kno	ow that it doesn't have such a feature or you just don't
18	know?	
19	A	I'm not sure that it has a, a feature that would turn
20	it off	if it was to run over power. I don't know, I'm not
21	sure.	I wouldn't know why it would. I mean, that's
22	specula	ation.
23	Q	Okay. Just, just we don't want, want you to
24	specula	ate; just, just your testimony
25	A	Fine.

1	Q	of your own personal knowledge
2		JUDGE STIRMER: answering the question.
3		THE WITNESS: Yes, sir.
4		BY MR. DUNNE:
5	Q	Mr. Meador, do you recall now who called you to, to ask
6	you to	come out to the house to do the work on the satellite?
7	A	Yes, sir, Don Stewart.
8	Q	It was Mr. Stewart that called you come to the
9	house?	
10	A	Yes, sir.
11	Q	Was Mrs. Stewart in evidence at all?
12	A	I don't recall.
13	Q	You know who Mrs. Stewart is
14	A	Yes. All I recall is Mr. Stewart and, and a child, is
15	all I k	snow.
16	Q	There was a child there?
17	A	In, in the residence, yes.
18	Q	And did you know who that child is?
19	A	No, sir, I don't.
20	Q	There was on one at while you were there working on
21	the	the satellite system or while you were in the
22	transmi	tter building with Mr. Stewart there was no one else
23	there.	Is that your testimony?
24	A	Just the two of us.
25	Q	Just the two of you. Is it your testimony you did not

1	see Mrs. Stewart while you were out, out working on the
2	satellite system?
3	A She was not out, outside of the residence and I, I
4	don't really recall whether she was inside the residence.
5	Q Well, the, the question was: do you recall seeing her,
6	Mr. Meador, while you were working on the satellite system?
7	A No, sir, no.
8	Q Mr. Meador, thank you, I have no further questions of
9	you.
10	JUDGE STIRMER: Let me ask you several questions, Mr.
11	Meador.
12	THE WITNESS: Yes, sir.
13	JUDGE STIRMER: Look at your testimony.
14	THE WITNESS: Okay.
15	JUDGE STIRMER: Now, you say that you have installed a
16	satellite system in late-'87 or early-'88 before the house was
17	owned by the Stewarts?
18	THE WITNESS: Yes, sir.
19	JUDGE STIRMER: Do you know when the Stewarts purchased
20	the house?
21	THE WITNESS: I'm not sure of that sir, no.
22	JUDGE STIRMER: What makes you believe that you
23	installed this system in '87 or '88 before the house was owned
24	by the Stewarts?
25	THE WITNESS: I installed the satellite before they

1	owned it, but I'm not clear on the date that I installed the
2	satellite system.
3	JUDGE STIRMER: So, this date that you have in here of
4	'87 or early-'88 may not be correct?
5	THE WITNESS: Possibly not; I'm not positive on the
6	date that I installed the system.
7	JUDGE STIRMER: But you installed it before the
8	Stewarts became the owners of that property?
9	THE WITNESS: Yes, sir, that's right. The gentleman
10	that I worked with owned the property at that time and he sold
11	it to, to the Stewarts.
12	JUDGE STIRMER: And you don't recall what date that
13	was?
14	THE WITNESS: Not exactly, no, sir.
15	JUDGE STIRMER: All right. Redirect, Mr
16	MR. DUNNE: Mr may I have one further question
17	following-up on your questioning?
18	JUDGE STIRMER: Very well.
19	BY MR. DUNNE:
20	Q You're not clear on the date that the, that the
21	satellite was installed is that your testimony, you just
22	told that to Your Honor?
23	A That's right, I'm not positive on the date I installed
24	the satellite.
25	Q Okay. Are you as, as clear on the date that you

1	worked	on the satellite system?
2	A	Yes, sir.
3	Q	Thank you.
4		REDIRECT EXAMINATION
5		BY MR. SHOOK:
6	Q	I think to follow-up on that last question, in terms of
7	underst	anding what was actually asked of you: do you have a
8	relativ	vely clear recollection now that when you were at the
9	Stewart	s to do the work that is described in your testimony
10	that it	was sometime in early-1989?
11	A	Yes, sir, I'm clear on that fact.
12	Q	Now, what is it that leads you to believe leads you
13	to test	cify that it was in early-1989
14	A	There was not long after the station had one on the air
15	and I n	noticed and I remember it being cold out, you know,
16	winteri	Lsh.
17	Q	Now, you do know Don Stewart, right?
18	A	Yes, sir.
19	Q	And you know Nina Stewart?
20	A	Yes, sir.
21	Q	How is it that you came to know Don Stewart?
22	A	Through the satellite system because I was the
23	technic	cian for the, the company that the satellite system came
24	from or	riginally
25	Q	All right

1	A so	ı
-		
2	Q so this visit in 1989 was not your first trip to	the
3	Stewart house?	}
4	A No.	
5	Q Approximately how many times had you been to the	
6	Stewart house before	į
7	A One or two.	
8	Q One or two times before the visit described here?	
9	A Yes, sir, which was probably prior to the station b	eing
10	on the air. I'd been, I'd been to the house quite a few	
11	times, Mr. Shook, so many times it's hard for me to remembe	er
12	exactly how many times I've been there for, for the former	
13	resident and the Stewarts.	
14	Q Okay. So, a number of the trips were before the	
15	Stewarts became owners and then there a few trips one or	r \
16	two trips after the Stewarts	
17	A Right.	
18	Q became owners before the trip noted here?	
19	A Right, yeah.	
20	MR. SHOOK: All right. Your Honor, I have no furth	er
21	questions.	
22	JUDGE STIRMER: Mr. Dunne, do you have	
23	MR. DUNNE: No redirect, Your Honor.	
24	JUDGE STIRMER: May the witness be excused?	
25	MR. SHOOK: Yes.	

1	JUDGE STIRMER: Thank you very much, Mr. Meador, you're
2	excused.
3	THE WITNESS: Thank you, sir.
4	MR. SHOOK: Your Honor, the Bureau would call Dairel
5	Denton.
6	JUDGE STIRMER: Very well. Mr. Denton, would you
7	please come forward would you come forward and be sworn?
8	Would you please have a seat, sir? Mr. Denton, your testimony
9	has been received in evidence in this proceeding and you've
10	been requested for cross-examination and that is the reason
11	why you're here today.
12	THE WITNESS: All right.
13	MR. SHOOK: Your Honor, before we proceed there is one
14	correction we need to make.
15	JUDGE STIRMER: Very well.
16	MR. SHOOK: Mr. Denton, can you look at the spelling of
17	your name as I had typed it up?
18	THE WITNESS: Yes, my name has a unique spelling and
19	he's got the I and the R reversed. I've become so accustomed
20	to it I didn't even catch it myself, but it's actually D-A-I-
21	R-E-L.
22	MR. SHOOK: That the only correction to your testimony?
23	THE WITNESS: Yes.
24	Whereupon,
25	DAIREL DENTON

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D.C. Area 261-1902
Balt. & Annap. 974-0947

1	having first been duly sworn, was called as a witness herein
2	and was examined and testified as follows:
3	CROSS-EXAMINATION
4	BY MR. DUNNE:
5	Q Good morning, Mr. Denton. I represent Calvary
6	Educational Broadcasting in this case. I'm going to be asking
7	you about some question questions about the testimony
8	you've submitted. Our purpose here is to get accurate and
9	truthful testimony so if you don't hear a question I, I
10	make to you or you don't understand the question, please stop
11	us and we'll repeat the question or rephrase it so we can get
12	an accurate answer. How do you pronounce your name, Mr.
13	Denton?
14	A Dairel.
15	Q It's pronounced Dairel?
16	A Yes.
17	JUDGE STIRMER: I don't know how that's going to be
18	reflected in the record, Mr
19	MR. DUNNE: I'm just curious, Your Honor.
20	BY MR. DUNNE:
21	Q In paragraph four of your testimony, Mr. Denton, it
22	says, "I called shortly after KOKS began broadcasting I
23	called the station to complain about my loss reception." That
24	would have been of October of 1988, roughly?
25	A It was the fall of '88. I don't remember the

1	particular month.
2	Q Okay. When you called the station to whom did you
3	speak, if you recall?
4	A I didn't bother to ask for a name because they said it
5	would be better if I came by so I got in my vehicle and went
6	to the station and an engineer followed me to my home.
7	Q Okay. The engineer, do you remember his name?
8	A No. The only thing I remember is the conversation
9	between him and whoever was at the front desk, I presume the
10	secretary of receptionist or something, and then the
11	conversation he had with me. I was under the assumption that
12	he was some type of a volunteer or something from Kentucky or
13	something like that. I didn't really
14	Q But now you don't recall his name?
15	A No.
16	Q Okay, and he followed you to your home?
17	A Yes.
18	Q Is that your testimony? Where is your home in vis-
19	à-vis the KOKS transmitter site, Mr. Denton?
20	A Well, I don't I guess I really don't know how to
21	answer that question.
22	Q Well, how far is it from the transmitter site?
23	A I don't I've never measured it, but when they had
24	that map that showed the blanking blanket area, I was in
25	that.

1	Q	You were within the blanketing area?
2	A	Yes.
3	Q	I guess what I'm are you a close neighbor of the
4	KOKS	-
5	A	Yes. I'm behind the Highway Patrol station on the
6	other :	side of the highway.
7	Q	And when this fellow who the KOKS engineer was your
8	testimo	ony came to your house what did he do, if anything?
9	A	He pulled the TV out and changed some wires around on
10	the bac	ck and, and tried a couple of different filters and
11	things	and nothing helped. And then after he left I realized
12	that a	ctually he had created a short in one my cables.
13	Q	Okay. Did he work on your what you characterized as
14	your la	arge TV set?
15	A	Yes.
16	Q	And your testimony is that is was then connected to
17	a boos	ter?
18	A	At that time, yes.
19	Q	And then what happened, if anything?
20	A	You mean as far as the engineer?
21	Q	Well, no I'll rephrase that question. There came a
22	time t	hat you signed a document which was essentially a, a
23	comple	ting, did there not?
24	A	Yes.
25	Q	Okay, and that's reflected in page nine of your